

CANDIDATE NAME- The Honorable Gordon B. Jenkinson
POSITION SEAT- Family Court Third Judicial Circuit Seat 3
NAME OF DOCUMENT- Amendment to Personal Data Questionnaire
ORIGINALLY SUBMITTED JULY 17, 2018

QUESTION NUMBER 34: HAS A TAX LIEN OR OTHER COLLECTION PROCEDURE EVER BEEN INSTITUTED AGAINST YOU BY FEDERAL, STATE, OR LOCAL AUTHORTITIES? HAVE YOU EVER DEFAULTED ON A STUDENT LOAN? HAVE YOU EVER FILED FOR BANKRUPTCY? IF SO, GIVE DETAILS.

SUPPLEMENTAL RESPONSE: Page 10, question 34 of the Personal Data Questionnaire is amended to add:

- (1) A South Carolina tax lien in the amount of \$8,139.45 was assessed on January 25, 2011 and satisfied on June 21, 2011.
- (2) A federal tax lien in the amount of \$71,829.61 was assessed on November 16, 2009 and was satisfied on May 18, 2011.
- (3) A federal tax lien in the amount of \$21,417.06 was assessed on November 22, 1993 and was satisfied on December 13, 1995.

QUESTION NUMBER 47: HAVE YOU EVER BEEN SUED BY A CLIENT? HAVE YOU EVER BEEN A NAMED PARTY (PERSONALLY OR PROFESSIONALLY) IN OR HAD A PECUNIARY INTERST IN ANY CIVIL OR CRIMINAL PROCEEDINGS? IF SO, GIVE THE DETAILS, INCLUDING, BUT NOT LIMITED TO, DATES, AND RESOLUTION.

SUPLEMENTAL RESPONSE:

Page 12, question 47 of the Personal Data Questionnaire is amended to add:

(1) Richardson v. Jenkinson (1999): In this matter, Richardson worked various odd jobs for me and also purchased various lots from me during that time. Richardson wanted to purchase two additional lots and was told that there would be some time before a sewer system was installed. Richardson insisted that he wanted to purchase the lots at that time so he could start paying for them. Thereafter Richardson installed a homemade septic tank and after DHEC became involved Richardson entered suit against me. No misrepresentations were made by me. My motion for summary judgement was granted, in part because the statute of limitations on the Richardson's claim had run.

- (2) Rivers Point Row Property Owners Association v. Jenkinson (2009): This matter involved a 1970s apartment complex. I purchased a condominium and leased it. The HOA assessed each unit owner's share of putting a new roof on the complex. A dispute ensued between the HOA and the roofing company, which was eventually resolved.
- (3) Jenkinson v. CMH Homes (2007): My wife owned some mobile home property in Georgetown, South Carolina. She entered into a contract with a local highway patrolman to sell one of the lots to the patrolman. The patrolman installed a septic tank on the property, but did not pay for it. The patrolman later breached the contract. My wife and I paid for the septic tank after the property resold although they had no legal obligation to do so.
- (4) Jenkinson v. McQuilla (2004): I cannot recall the specifics, but this suit must have involved a breach of contract by a purchaser of one of my lots.
- (5) Jenkinson v. Edwards (1998): I have no recollection of this matter, but I surmise that it involved another breach of contract by a purchaser of one of my lots.

Additionally, I was named as a defendant in several civil actions between 1997 and 2000. These suits are most likely related to my role as a public defender in Williamsburg County.

SIGNATURE OF CANDIDATE SUCCESSION SOLICE SOL